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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan. 6 Lien Avoidance

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

Last revised: August 1, 2020

		UNITED STATES BAN District of Ne		OURT
In Re:	Robin L Parkerson		Case No.:	
		Debtor(s)	Judge:	
		200.01(0)		
		CHAPTER 13 PLAN	AND MOTION	s
	al s Included	☐ Modified/Notice Re ☐ Modified/No Notice	•	Date:
		THE DEBTOR HAS FILED CHAPTER 13 OF THE BA		
		YOUR RIGHTS MAY	BE AFFECTE	D
contains to Plan proper attorney. A objection of reduced, it be granted Notice. The Bankrupto may take modify the based on treatment.	he date of the confinesed by the Debtor Anyone who wishes within the time fram modified, or eliminal without further not be Court may confine Quality Rule 3015. If this place solely within the lien. The debtor not value of the collater must file a timely of the wing matters may	rmation hearing on the Plan p to adjust debts. You should re to oppose any provision of the set to oppose any provision of the set stated in the <i>Notice</i> . Your reted. This Plan may be confirm tice or hearing, unless written me this plan, if there are no time plan includes motions to avoid the chapter 13 confirmation preduced not file a separate motion real or to reduce the interest rate bjection and appear at the contract of particular importance	proposed by the ead these paper is Plan or any ights may be aftered and become objection is filled object id or modify a large or adversary pare. An affected Infirmation hear	g on Confirmation of Plan, which e Debtor. This document is the actual rs carefully and discuss them with your motion included in it must file a written fected by this plan. Your claim may be ne binding, and included motions may ed before the deadline stated in the cions, without further notice. See ien, the lien avoidance or modification in confirmation order alone will avoid or proceeding to avoid or modify a lien ien creditor who wishes to contest said ring to prosecute same.  St check one box on each line to the mais checked as "Does Not" or if
		he provision will be ineffect		
THIS PLA	.N:			
DOES	S ⊠ DOES NOT CO	NTAIN NON-STANDARD PF	ROVISIONS. NO	ON-STANDARD PROVISIONS MUST

DOES DOES NOT AVOID A JUDICIAL LIEN OR NONPOSSESSORY, NONPURCHASE-MONEY SECURITY INTEREST. SEE MOTIONS SET FORTH IN PART 7, IF ANY.

SECURED CREDITOR. SEE MOTIONS SET FORTH IN PART 7, IF ANY.

☐ DOES ☐ DOES NOT LIMIT THE AMOUNT OF A SECURED CLAIM BASED SOLELY ON VALUE OF COLLATERAL, WHICH MAY RESULT IN A PARTIAL PAYMENT OR NO PAYMENT AT ALL TO THE

ALSO BE SET FORTH IN PART 10.

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Initial Debtor(s)' Atto	rney MYP	Initial Debtor:	RLP In	itial Co-Debtor
Part 1: Payment ar	d Length of Plan			
	or shall pay <u>\$1,320.00 M</u> or approximately <u>60</u> m	-	<sub>iths</sub> to the Chapter 13	Trustee, starting
b. The debto	Future Earnings		rustee from the follove source, amount and	ving sources: date when funds are available):
c. Use of rea	Il property to satisfy p Sale of real propert Description: Proposed date for c	у	:	
	Refinance of real proposed date for o	•		
	Loan modification was Description: Proposed date for o	·	mortgage encumberin	ng property:
d.	modification.		•	ending the sale, refinance or loan payment and length of plan:
Part 2: Adequate P	rotection		X NONE	
	protection payments ed pre-confirmation to			to be paid to the Chapter 13
	protection payments v-confirmation to:		the amount of \$to	be paid directly by the debtor(s)
-	ims (Including Admority claims will be pa		censes) the creditor agrees o	therwise:
Creditor		Type of Priorit		Amount to be Paid
Check one: ⊠ None □ The allow assigned to c	ed priority claims liste or is owed to a govern	ed below are ba	o a governmental unit	and paid less than full amount:  upport obligation that has been n the full amount of the claim
pursuant to 1 Creditor	1 U.S.C.1322(a)(4): Type of Priorit	-v (	Claim Amount	Amount to be Paid
J. 541(5)	1,360 011 110111	٠, ١١	S.S.III / WIIOUIK	7 tillouit to bo i did

a. Curing Dela	ult and Maintainin	g Payments on P	rincipal Resi	dence: 🖂	NONE		
	btor will pay to the <sup>1</sup> the debtor shall pay a as follows:						
Creditor		r Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Pa to Creditor ( Pla	In Pay	egular Monthly ment (Outside Plan)
b. Curing and I	Maintaining Paym	ents on Non-Princ	cipal Residen	ce & othe	r loans or ren	t arrea	ars: 🛛
	pay to the Trustee (a ay directly to the cre	. ,			•	•	•
Creditor	Collateral o	r Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Pa to Creditor ( Pla	In Pay	egular Monthly ment (Outside Plan)
c. Secured clain	ns excluded from 1	11 U.S.C. 506: ⊠	NONE				
purchase mone	aims were either ind y security interest in of the petition date	n a motor vehicle a	cquired for the	e personal	use of the deb	otor(s),	or incurred
Name of Creditor	Collateral		Interest Rate	Amount of Claim			rough the Plan est Calculation
1.) The 1322(b)(2), the s	or valuation of sec e debtor values colla secured creditor sha interest as stated. T aim. If a secured cla	ateral as indicated all be paid the amo The portion of any	below. If the count listed as allowed claim	claim may l the "Value that excee	oe modified un of the Creditor eds that value	nder Se r Intere shall b	ection est in e treated as
1.) The 1322(b)(2), the Collateral," plus an unsecured cl	e debtor values colla secured creditor sha interest as stated. <sup>1</sup> aim. If a secured cla NOTE: A m	ateral as indicated all be paid the amo The portion of any	below. If the count listed as allowed claims having "NO \	claim may I the "Value that excee /ALUE" it s	pe modified un of the Creditor eds that value s shall be treated	nder Se r Intere shall b	ection est in e treated as
1.) The 1322(b)(2), the Collateral," plus an unsecured cl	e debtor values colla secured creditor sha interest as stated. <sup>1</sup> aim. If a secured cla NOTE: A m	ateral as indicated all be paid the amount of any aim is identified as additional under	below. If the count listed as allowed claims having "NO \	claim may I the "Value that excee /ALUE" it s	oe modified un of the Creditor eds that value s shall be treated CQUIRES f the Plan.	nder Se r Intere shall be d as an Annual Interest	ection est in e treated as i unsecured

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					l collateral only u e Debtor surrend		
Creditor	ilder 11 U.S.C		to be Surrendere		Value of Surrence		aining Unsecured
O. Ganto.		0 3 11 41 5 1 41		-		ateral	Debt
		·				·	
f. Secured Cl	aims Unaffect	ted by the P	lan 🗌 NONE				
The	e following secu	ured claims a	re unaffected	bv the Plar	1:		
Creditor M & T Bank M&T Bank	J			,			
	laims to be Pa			an 🗵 NON			
Creditor		Collat	eral		Total Am	ount to be Paid	through the Plan
Part 5: Unse	cured Claims	NONE					
a. <b>Not</b>			wed non-prior to be distribut	•	ed claims shall b	e paid:	
	] Not les	s than pe	ercent				
	] Pro Ra	<i>ta</i> distributio	n from any ren	naining fun	ds		
	parately classi				ed as follows:		
Creditor		Basis for S	Separate Classific	cation	Treatment	A	mount to be Paid
Part 6: Execu	utory Contract	s and Unex	pired Leases	Х ИО	NE		
	:: See time limit I real property			C. 365(d)(4)	that may preven	it assumption	n of
	cutory contract owing, which a		ired leases, no	ot previousl	y rejected by ope	ration of law	, are rejected,
Creditor	Arrears to be C	ured in Plan Na	ature of Contract	or Lease	Treatment by Debtor	Post-Pet	ition Payment
	Nav						
Part 7: Motio	ns NONE						
NOTE: All plans containing motions must be served on all affected lienholders, together with local form, <i>Notice of Chapter 13 Plan Transmittal</i> , within the time and in the manner set forth in D.N.J. LBR 3015-1. A <i>Certification of Service, Notice of Chapter 13 Plan Transmittal and valuation</i> must be filed with the Clerk of Court when the plan and transmittal notice are served.							
	tion to Avoid I			• •			
	Nature of	_		Value	_	Sum of All Other Liens Against the	Amount of Lien
Creditor	Collateral	Type of Lien	Amount of Lien	Collater	ral Exemption	Property	to be Avoided

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Bank of America		9,061.00	0.00	0.00	0.00	9,061.00
Discover Financial	Judgment	5,460.00	0.00	0.00	0.00	5,460.00
Midland Credit Management, Inc.	Judgment	9,605.00	0.00	0.00	0.00	9,605.00
Petrol Home Services	Judgment	1,323.00	0.00	0.00	0.00	1,323.00
TD Bank, NA	Judgment	6,933.00	0.00	0.00	0.00	6,933.00
Virtua West Jersey Health Sys	Judgment	6,088.00	0.00	0.00	0.00	6,088.00

b.	<b>Motion to Avoid Liens and Reclassif</b>	Claim from Secured to Complete	v Unsecured. ⊠ NONE
⊷.	motion to / troid Elono and recolded	Ciaim in Cim Cocaroa to Compicto	y onloodal dal 🖂 Home

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

					Value of	Total Amount of
		Scheduled	Total Collateral		Creditor's Interest	Lien to be
Creditor	Collateral	Debt	Value	Superior Liens	in Collateral	Reclassified

## c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. $\boxtimes$ NONE

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

					Amount to be
			Total Collateral	Amount to be Deemed	Reclassified as
Creditor	Collateral	Scheduled Debt	Value	Secured	Unsecured

P	art	8:	Ot	her	PI	an	Ρ	rov	isi	ions

		perty			

✓ Upon Confirmation✓ Upon Discharge

## b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

## c. Order of Distribution

The Standing Trustee shall pay allowed claims in the following order:

- 1) Ch. 13 Standing Trustee Commissions
- 2) Other Administrative Claims
- 3) Secured Claims
- 4) Lease Arrearages
- 5) Priority Claims
- 6) General Unsecured Claims

## d. Post-Petition Claims

The Standing Trustee  $\square$  is,  $\boxtimes$  is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.

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Part 9	: Modification X NONE	
	: Modification of a plan does not require that d in accordance with D.N.J. LBR 3015-2.	a separate motion be filed. A modified plan must be
	If this Plan modifies a Plan previously filed in the Date of Plan being modified:	nis case, complete the information below.
Explair	n below <b>why</b> the plan is being modified:	Explain below <b>how</b> the plan is being modified:
	chedules I and J being filed simultaneously with	
	0: Non-Standard Provision(s): Signatures R Non-Standard Provisions Requiring Separate S  ☐ NONE ☐ Explain here: Any non-standard provisions placed elsewhere	Signatures:
Signat	tures	
The De	ebtor(s) and the attorney for the Debtor(s), if any	, must sign this Plan.
debtor(		t represented by an attorney, or the attorney for the sions in this Chapter 13 Plan are identical to <i>Local Form,</i> dard provisions included in Part 10.
I certify	under penalty of perjury that the above is true.	
Date:	August 7, 2023 /s/	Robin L. Parkerson
	Ro	bin L Parkerson
Deter	De	ebtor
Date:	Jo	int Debtor
Date		Marcia Y Phillips
		arcia Y Phillips
	At	torney for the Debtor(s)